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		CT OF NEW YORK	DOCUMENT
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14	obsens Corp	ration	DOC #:
		•	DATE FILED: MAY 1 6 2006
		Plaintiff(s),	
	!		OTCIV. 11287 (PAC)
	- agains		
MU	Transporter	etc., stal.	CIVIL CASE MANAGEMENT PLAN
			AND SCHEDULING ORDER
	1	Defendant(s).	
		<u> </u>	- x
	;		· · · · · · · · · · · · · · · · · · ·
	This Civil Care	Management Plan authorida	ted to according to the second of the second
ador	ted as the Schedul	ing Order of this Court in so	ted in accordance with Rule 26(f), Red. R. Clv. P., is cordance with Rule 16(f), Fed. R. Civ. P.
			· · · · · · · · · · · · · · · · · · ·
1.	All parties (con	sent) (do not consent) to	conducting all further proceedings before a Magistrate
	i angle, montant	gmotion and trail 28 U.S.(C. § 636(o). [Circle one.] [If all consent, the xemaining
	P Grapus mood	The pe combiered.	
2.	This case (Is)	is дот) to be tried to a jury.	[Cirole one.]
3.	Awanded plead		Bat was will be
٠.	Court. Any mot	ion to smend or to join and add	itional parties may not be joined except with leave of the onal parties shall be filed within they from the date
	of this Order. [bsent exceptional circumst	anoes, thirty (30) days,]
	! !		
4.	minal disclosure	pursuant to Rules 26(a)(1), Fed. R. Civ. P., shall be completed not later than
	PP441712-2	•	at exceptional discussiances, fourteen (14) days.]
5,	All fact discover	whall be completed no late	r than Santonila It Jano Ita
	exceen 120 days	Imprese me Cont. Itaas spet	the case presents unique complexities or other
	exceptional often	marances.j	
6.	The parties are to	conduct discovery in apport	lance with the Federal Rules of Civil Procedure and the
	Trocar Kritce of III	COCUMENT DISTRICT OF New Y	Oth. The following interior deadlines were to and the
	DA 100 MILITIAN CO	Decut of all darges migrors:	Application to the Court provided all fact discovers to
	i composed by the	date set forth in paragraph	July 28,2008
	a. Initial req	ivests for production of done	mants to be served by Texas 15, 2008
	L F	tories to be served by	wy 28, 2008
	b. Interrogat	ne to be completed by	15, 1608 -
	- Schontdo	The second property of The sales	mber 15, 2008 November 3, 2008.

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d. Requests to Admit to be served no later than September 15, 2008

All expert discovery shall be completed no later than Abre in the data in paragraph 5, i.e. the completion of all fact discovery.]

- No later than thirty (30) days prior to the date in paragraph 5, i.e. the completion of all fact discovery, the parties shall meet and confer on a schedule for expert disclosures, including reports, production of underlying documents and depositions, provided that (i) plaintiff(s)' expert report(s) shall be due before those of defendant(s)' expert(s); and (ii) all expert discovery shall be completed by the date set forth in paragraph 7(a).
- 8. All motions and applications shall be governed by the Court's Individual Practices, including premotion conference requirements.
- 9. All course) must most face-to-face for at least one hour to discuss settlement within fourteen (14) days following the close of fact discovery.
- 10. a. Counsel for the parties have discussed an informal exchange of information in aid of an early settlement of this case and have agreed upon the following:

 Settlement discussions are oppoint at this time and have

softlement discussions are organis at this time and have exchanged dominants.

- Counsel for the parties have discussed the use of the following alternate dispute resolution mechanisms for use in this case: (i) a settlement conference before a Magistrate Judge; (ii) participation in the District's Mediation Program; and/or (iii) retention of a privately retained mediator. Counsel for the parties propose the following alternate dispute resolution mechanism for this case: None of this time.
- c. Counsel for the parties recommend that the alternate dispute resolution mechanism designated in paragraph b, be employed at the following point in the case (e.g. within the next sixty days; after the deposition of plaintiff is completed (specify date); after the close of fact discovery)

 Sec. (4) alove.
- d. The use of any alternative dispute resolution methanism does not stay or modify any date in this Order.
- 11. The Pinal Pretrial Submission Date is thirty (30) days following the close of fact and expert discovery (whichever is later). By the Final Pretrial Submission Date, the parties shall submit a Joint Pretrial Order prepared in accordance with the undersigned's Individual Practices and Rule 26(a)(3), Fed. R. Civ. P. Any motions in limine (for which the premotion conference requirement is waived) shall be

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filed by the Final Pretrial Submission Date. If this action is to be tried before a jury, proposed voir dire, jury instructions and verdict form shall also be filed by the Final Pretrial Submission Date. Counsel are required to meet and confer on a joint submission of proposed jury instructions and verdict form, noting any points of disagreement in the submission. Jury instructions may not be submitted after the Final Pretrial Submission Date, unless they meet the standard of Rule 51(a)(2)(A), Red. R. Civ. P. If this action is to be tried to the Court, proposed findings of fact and conclusions of law should be submitted by the Final Pretrial Submission Date.

2. Counsel for the parties have conferred and their present best estimate of the length of trial is:

13.

Civil Case Management Plan Requirement	
Motion to amend or to join additional parties to be filed no later than:	July 29, 2008
Initial Disclosure pursuant to Rule 26(a)(1), Fed.R. Civ.P. to be served no later than	Times of moor July 14, 24
All fact discovery to be completed no later than:	NOV 5, 2008
Discovery - initial requests for production of documents to be served no later than:	July 28.7008
Discovery - intercognition to be served no later than:	Jaly 28, 2008
Discovery - depositions to be completed no later than:	No.v. 3 , 2008
Discovery - requests to admit to be served no later than:	Nov. 3,2008
All expert discovery to be completed no later than;	Dec 17,2008
Parties to most to confer on scheduled for expert disclosures no later than:	Nov. 3, 2008
All counsel to meet face-to-face to discuss settlement no later than:	Nov. 3, 2008
Date recommended by counsel for alternate dispute resolution:	Nov. 3 ,2008

TO BE COMPLETED BY THE COURT:

14. The next Case Management is scheduled for June 25,2008 - 2.30 pm in Low-troom 20-C

This ORDER may not be modified or the dates herein extended, except by further Order of this Court for good cause shown. Any application to modify or extend shall be made in a written application in accordance with paragraph 1(8) of the Court's Individual Practices and shall be made no less than two (2) days prior to the expiration of the date sought to be extended.

Paul A, Crotty

United States District Judge

Dated: New York, New York

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